John V. McVea email: john@gibbsmcvca.com 2121 SW Broadway, Suite 130 Portland, OR 97201 ** 103.790.2772 ft 503.227.4702 Attorney for Plaintiff

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON

ALDO PARRA-ESPIRITU,)
Plaintiff, vs.) Case No. 10-0470-HU)
v 5.))
MULTNOMAH COUNTY, by and through the Multnomah County Sheriff's Office and Market Mark) UNOPPOSED MOTION TO WITHDRAW AS ATTORNEY OF RECORD)))))))))
in the individual and official capacities,	?
Defendants.))

Pursuant to Local Rule 7.1, defendants do not oppose this motion.

Pursuant to Local Rule 83.11, plaintiff's attorney, John V. McVea, moves the court for an order allowing him to withdraw as attorney of record for the reason that he is unable to locate plaintiff.

Plaintiff's last known contact information is as follows:

Aldo Parra-Espiritu 8013 NE 8th Ave., Apt. 133 Gresham, OR 97030 t; 011-521-3314525207

This motion is supported by the Declaration of John V. McVea, attached hereto.

DATED: August 31, 2010

/s/ John V. McVea John V. McVea, OSB #050775 John V. McVea email; john@gibbsmcvea.com 2121 SW Broadway, Suite 130 Portland, OR 97201 t; 503.790.2772 f; 503.227.4702 Attorney for Plaintiff

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON

TO PARRA-ESPIRITU,)
) Case No. 10-0470-HU
Plaintiff,)
VS.)
) DECLARATION IN SUPPORT OF
) UNOPPOSED MOTION TO
MULTNOMAH COUNTY, by and through) WITHDRAW AS ATTORNEY OF
the Multnomah County Sheriff's Office and) RECORD
Multnomah County Health Department, a)
municipal corporation of the State of)
Oregon, ROBERT SKIPPER. LILLIAN)
SHIRLEY, in the individual and official)
capacities; and,)
COLUMBIA COUNTY, by and through the)
Columbia County Sheriff's Office and)
Columbia Health District, a)
 initial corporation of the State of Oregon,)
JEFF DICKERSON, KAREN FOX LADD,)
in the individual and official capacities,)
)
Defendants,)
)

- I, John V. McVea, declare as follows pursuant to 28 USC § 1746:
- I am the lawyer for plaintiff in the above-captioned matter. I have personal knowledge of the information contained in this declaration. If called upon to do so, I could and would competently testify regarding the matters set forth herein.
- Plaintiff has failed to provide me with a current address, telephone number and email address.

I am unable to contact plaintiff. I have been unable to initiated contact with plaintiff for greater than eight (8) weeks. Plaintiff has failed to contact me.

- 3. Plaintiff is being served copies of this motion to withdraw and this declaration via Ist Class mail to addresses he previously provided to me.
- 4. I declare under penalty of perjury unter the laws of the United States of America that the
- for proving is true and correct.

Executed on August 31, 2010 at Portland, Oregon

/s/ John V, McVea John V. McVea, OSB #050775 503,223,1708 john@gibbsmcvea.com

CERTIFICATE OF SERVICE

I hereby certify than on the 31" day of August, 2010, 1 served true copies of the foregoing UNOPPOSED MOTION TO WITHDRAW AS ATTORNEY OF RECORD and DECLARATION OF JOHN V. MCVEA IN SUPPORT OF UNOPPOSED MOTION TO WITHDRAW AS ATTORNEY OF RECORD on CM/ECF Registered Participants as reflected on the Notice of Electronic Filing.

Carlo Calandriello
Assistant County Attorney
501 SE Hawthorne Ave, Ste. 500
Portland, OR 97214

Steven A. Kraemer Leslie A. Edenhofer Hoffman Hart Wagner LLP 1000 SW Broadway, Ste. 2000 Portland, OR 97205

Peter Mersereau Mersereau Shannon, LLP One Columbia Street, Ste. 1600 Portland, OR 97258

Dated: August 31, 2010.

/s/ John V. McVea

John V. McVea Attorney for Plaintiff 2121 SW Broadway, Suite 130 Portland, OR 97201 503.223.1708 john@gibbsmcvea.com